TAX SALE DEED—Form 1063	KOCH BROTHERS, DES MOINES (REV. 10-83)					
Know All Men by These Presents:						
that the following described real property:						
The Northeast Quarter (NE's) of the Northeast Quarter (NE's) of the						
Southeast Quarter (SE½) of Section Seventeen (17), Township Seventy-						
six (76) North, Range Twenty-eight (28) West of the 5th P	1					
Fee \$10.00	FILED NO 920					
	Įi					
מאי ביי	MARY E. WELTY RECORDER					
PAGE V	MADISON COUNTY, IOWA					
situated in the County ofMadison	and State of Iowa, was					
subject to taxation for the year (or years) A.D. 19.80, 19.81, 19.82, 19, 19; and the taxes assessed thereon for the year (or years) stated remained due and unpaid at the date of the sale; and the Treasurer						
of the County, on the 18th day of June	, A.D. 1984., by					
virtue of the authority vested by law in the Treasurer, atWintereset. Io	уа					
the sale begun and publicly held on the third Monday of June, A.D1984, exposed to public sale at the office of the County Treasurer in the County named, in substantial conformity with all the requirements of the statute, the real property described, for the payment of the taxes, interest and costs then due and remaining unpaid on the						
property, and at that time and place A						
of the County of Madison and State of In	wa					
offered to pay the sum ofSixty-fourbeing the whole amount of taxes, interest and costs then due and remaining						
the whole thereof						
	ŀ					
which was the least quantity bid for, and payment of that sum was made by tha property was stricken off to that person at that price; and A	t person to the Treasurer, the					
B did, on the day of						
A.D, assign the certificate of the sale of the property and all right, title						
E F						
of and State of	·					
ofaexvice, filed in the Treasurer's office on the6th day	·					
A.D1986., it appears that notice has been given more than ninety days before						
Delbert. W. McDaniels and Mary Lou McDaniels of the expiration of the time of redemption allowed by law; and three years have elapsed since the date of the sale, and the property has not been redeemed.						

Now, I,	Carita A. Kelle	her	••••		rer of the County
aforesaid, for and	in consideration of	said sum to the T	reasurer paid as a	aforesaid, and by	virtue of law have
granted, bargained	, and sold, and by tl	hese presents do g	rant, bargain and	sell to the said	
W. W	. Hunter	•••••••••••••••••••••••••••••••••••••••			
his heirs and assign	ns, the real property	herein before desc	cribed, to have ar	nd to hold unto his	m, the said
W. W	. Hunter		hi	is heirs and assign	s, forever; subject,
however, to all the	rights of redemption	n provid ed by law		is nons una ussign.	i, iotever, subject,
IN WITNESS	WHEREOF, I,	Carita A. Ke	lleher	······································	, Treasurer as
aforesaid, by virtue	e of the authority afo	oresaid, have here	unto subscribed 1	my name on this	5th
day ofAugust		, 19.86	Carete	a telle	Alex Treasurer.
STATE OF IOWA	Madison	Cou	nty, ss.		
	ERTIFY, That befo		(Title o	f Officer)	•
for <u>Madison</u>	Coun	ity, personally app	peared the above	named	
Carita A,	Kelleher	******************************	Treasurer of	Madison	County
	personally kn of the above of who executed the execution	own to me to be th conveyance, and to I the above conve	e Treasurer of sain to be the identicate yance as Treasure be his voluntary	d County at the da person whose namer or of said County,	te of the execution te is affixed to and and acknowledge Treasurer of said
4	Given un	ider my hand and	seal this5th	day ofAugust	
	A.D. 1986.		Zai	uel_	Jes.
4 . 4	***				

Section 448.1. Deed executed. Immediately after the expiration of ninety days from the date of completed service of the notice provided in section 447.12 the treasurer then in office shall make out a deed for each lot or parcel of land sold and unredeemed, and deliver it to the purchaser upon the return of the certificate of purchase: The treasurer shall receive \$3.00 for each deed made by him, and may include any number of parcels of land purchased by one person in one deed, if desired by him.

Section 447.9 ***** Service of such notice shall also be made by certified mail on any mortgagee, or assignee, of record, whether resident or non-resident of the county, if his address is disclosed by the recorded instrument or by a certificate showing the address of the mortgagee or assignee duly filed with the recorder, or the state of Iowa in case of an old age assistance lien by service upon the state Department of Human Services.

TAX SALE DEED

TO

TO

TO

TO

Auditor.

Auditor.

The State of Metar.

To County

Ss.

Auditor.

Audi

920

Recording Fee, \$ 10 00

EARLHAM SAVINGS BANK EARLHAM, IOWA 50072